No.1426-59 CIVIL ACTION

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UNITED STATES DISTRICT COURT

DISTRICT OF COLUMBIA

Dodge, Incorporated, 702 North Hudson Avenue Chicago, Illinois

Plaintiff

VS.

Arthur Fisher, Register of Copyrights Washington, D.C.

Defendant

FILED

MAY 25 1959

HARRY M. HULL, Clerk

Civil Action No. 1426-59

COMPLAINT FOR DECLARATORY JUDGMENT
AND MANDAMUS ORDER

Now comes Plaintiff, DODGE, INCORPORATED, by its attorneys, and alleges as follows:

- 1. Plaintiff is a corporation organized and existing by virtue of the laws of the State of Illinois, with its principal office at 702 North Hudson Avenue, in Chicago, Illinois.
- Defendant is the Register of Copyrights of the United
 States, having his official residence in the District of Columbia.
- 3. Jurisdiction of this Court is founded upon the copyright laws of the United States (Title 17); Section 10 of the Act of June 11, 1946, commonly known as the Administrative Procedure Act, (60 Stat. 243; 5 U.S.C. § 1009); Sections 2201 and 2202 of the Judicial Code of the United States; and Sections 11-305 and 11-306 of the District of Columbia Code.
- 4. Michael J. Albanese is an employee of Plaintiff and, as a part of his duties in such employ, did create two separate

works of art each in the form of a trophy base comprising a vertically disposed metal column secured between two horizontally disposed, generally rectangular elements, such bases being intended to support different sculptered figures which are secured on the top of the upper rectangular element. One of said bases created by said Michael J. Albanese is identified as Base FF and is shown in the photographs attached hereto and marked Exhibit A and Exhibit B respectively. The other of said bases is identified as Base GG and is shown in the photographs attached hereto and marked Exhibit C and Exhibit D respectively.

- 5. Each of said Bases FF and GG is a "work of art" so as to come within the terms of the copyright laws of the United States and, upon compliance with the statutory requirements of publication and notice, is entitled to be registered as such a work by the Register of Copyrights.
- 6. Plaintiff is the owner of all copyrightable subject matter of said Bases FF and GG and did publish with the required statutory notice of copyright said Base FF on October 1, 1958, and said Base GG on November 25, 1958, respectively.
- 7. In January, 1959, Plaintiff, through its authorized agent, Mr. Joseph P. Cavanaugh, did complete a Form G application prescribed by Defendant for copyright registration for each of said Bases FF and GG. On or about January 12, 1959, such applications were transmitted to Defendant herein, Register of Copyrights, with the fees prescribed by statute for registration

of said trophy bases as works of art in sculpture and with photographs of said bases under the optional deposit provisions of paragraph 4 of Form G applications, Plaintiff thereby having complied with the statutory requirements for registration of said trophy bases as works of art.

8. Defendant, by his agents, has wilfully refused to register Plaintiff's copyright of Base FF and Base GG as works of art.

WHEREFORE, Plaintiff prays for:

- (a) A declaratory judgment that each of said Bases FF and GG is a "work of art" and is entitled to be registered, as such, under the Copyright Laws of the United States;
- (b) A declaratory judgment that Plaintiff, as owner of the Copyrightable subject matter, said trophy Bases FF and GG, is entitled to the registration herein sought;
- (c) An order directing Defendant to effect such registration;
 - (d) Such other relief as may appear equitable and just.

 Harmon, Pierce & Kurz

Perpetual Building, Suite 711

1111 E Street, N.W. Washington 4, D.C.

Of Counsel:

OOMS, WELSH AND BRADWAY 1 North LaSalle Street Chicago 2, Illinois

(77)

Exhibit A

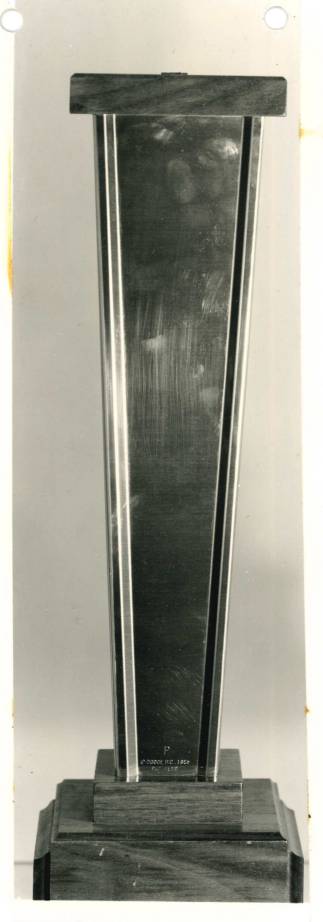


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HARRY M. HULL, Clerk

Dodge, Incoporated Title: Ornamental Trophy (77)



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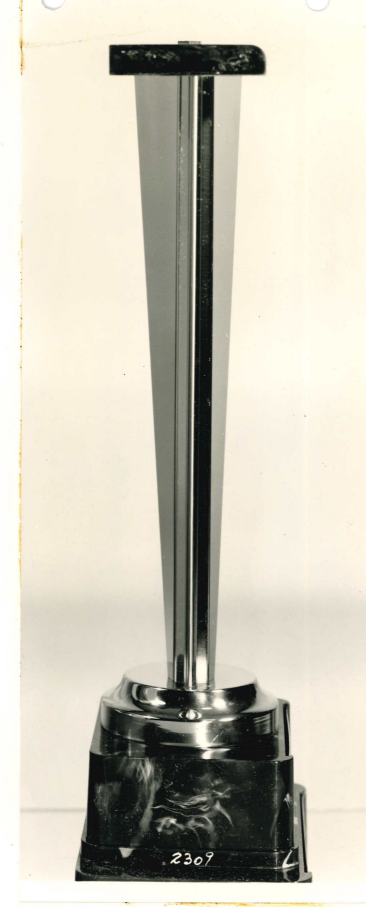
HARRY M. HULL, Clerk

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HARRY M. HULL, Clerk



Dodge, Incorporated JAN 14 1959 Ditle: Ornamental Trophy (95)



FILED

MAY 2 5 1959

HARRY M. HULL, Clerk

Dodge, Incorporated JAN 1: 1959

Title: Ornamental Trophy (35).

nited States District Court

U. S. MARSHAI

FOR THE

District of Columbia

CIVIL DIVISION

CIVIL ACTION FILE NO.

DODGE INCORPORATED

Plaintiff

SUMMONS

ARTHUR FISHER Register of Copyrights

Defendant

To the above named Defendant:

You are hereby summoned and required to serve upon

Harmon. Pierce & Kurz

plaintiff's attorney , whose address

is 1111-E.St., N.W., Wash, D.C.,

an answer to the complaint which is herewith served upon you, within days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

Date:

May 25,1959

[Seal of Court]

day of

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U. S. MARSHAL'S RETURN OF SERVICE

United States of America

DISTRICT OF COLUMBIA

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vs.	U. S. Marshal No.	
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U. S. MARSHAL'S RETURN OF SERVICE

United States of America

DISTRICT OF COLUMBIA

Dodge INCORPORATED	Clerk's No. CA-	1426-59
vs.	U. S. Marshal No.	
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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

DODGE INCORPORATED,

Plaintiff,

v.

Civil Action No. 1426-59

ARTHUR FISHER Register of Copyrights,

Defendant.

FILED

JUL 24 1959

STIPULATION

HARRY M. HULL, Clerk

It is hereby stipulated and agreed by and between counsel for the parties hereto that the time within which the defendant may answer, move or otherwise plead, be and the same is hereby extended to and including September 24, 1959.

Approved:

ROBERT J. ASMAN Assistant United States Attorney

Attorney for Defendant

ROBERT B. HARMON Attorney for Plaintiff.

HARRY M. HULL, Clerk

JUL 24 1950

FILED

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF COLUMBIA

FILED

SEP 24 1959

DODGE,	INCORPORATED,)	01 55			
	P	HARRY	M. HUL	L, CLE	(M		
	V •		(Civi1	Action	No.	1426-59
	FISHER, er of Copyright	s,)				
	D	efendant)				

ANSWER TO COMPLAINT FOR DECLARATORY JUDGMENT AND ORDER

Now comes the defendant by and through his attorney, the United States Attorney, and in answer to the complaint avers as follows:

First Defense

The complaint fails to state a claim upon which relief can be granted.

Second Defense

Answering specifically the numbered paragraphs of the complaint, defendant avers as follows:

- 1. Defendant is without knowledge or information sufficient to form a belief and therefore denies each and every allegation of Paragraph 1.
- 2. Defendant admits that he is the Register of Copyrights of the United States and that his official residence is in the District of Columbia as stated in Paragraph 2.
- 3. Defendant denies the allegations concerning jurisdiction in Paragraph 3 and further denies that plaintiff has a cause of action against the defendant.
- 4. Defendant is without knowledge or information sufficient to form a belief and therefore denies each and

every allegation of Paragraph 4, except that defendant denies that the bases FF and GG constitute works of art under the Copyright Laws of the United States.

- 5. Defendant denies that each of the "Bases FF and GG" constitute a "work of art" within the meaning of the Copyright Laws of the United States. Defendant further denies that there can be a "publication and notice," within the meaning of the Copyright Laws, of the "Bases FF and GG." Defendant further denies that said bases are entitled to be registered as a "work" by the Register of Copyrights.
- 6. Defendant is without knowledge or information sufficient to form a belief and therefore denies each and every allegation of Paragraph 6, except defendant denies that said "Bases FF and GG" embody copyrightable subject matter, and further denies that said bases could be "published" or provided with a "statutory notice" within the meaning of the Copyright Laws.
- Registration of a Claim to Copyright In a Work of Art prepared by Joseph P. Cavanaugh and the fee of Four Dollars (\$4.00) for each of the "Bases FF and GG," were received in the Copyright Office on January 14, 1959, and that photographs of said bases were deposited at the same time in the Copyright Office; but defendant denies that said trophy bases constitute a "work of art" within the meaning of the Copyright Laws; and further denies that Form G or any form is applicable to the deposits for which registration is here sought. Defendant denies all remaining allegations in Paragraph 7.

8. Defendant denies that plaintiff has obtained a copyright on "Base FF and Base GG" as "works of art" or as any other "work" under the Copyright Laws; and further denies that plaintiff is the owner of any copyright on said bases. Defendant admits that he has refused to register said "Bases FF and GG" as "works of art." Defendant denies all remaining allegations in Paragraph 8.

Third Defense

Defendant avers that the trophy "Bases FF and GG" are not "works of art" under Section 5 of the Copyright Act,
Title 17 United States Code, and that they are not entitled to registration by the Register of Copyrights under the Copyright Laws of the United States.

Fourth Defense

Defendant avers that the trophy "Bases FF and GG," for which registration is sought, do not constitute the "writing" of an author or represent matter properly copyrightable under Article I, Section 8 of the Constitution and Title 17, United States Code.

Fifth Defense

Defendant avers that the trophy "Bases FF and GG" for which registration is sought, are not, as claimed by the plaintiff, the "writing" of an author under the Constitution and laws of the United States, but rather represent an article of manufacture and subject to protection, if any, under the Design Patent Laws, 35 U.S.C., Sections 171,173, where the period of the monopoly runs for 14 years and not 56 years (28 years plus 28 years renewal) as would be the case if registration were permitted under the Copyright Laws.

Michael J. Albanese, the alleged author of the "Bases FF and GG" has already sought protection under the Design Patent Laws through the filing in the United States Patent Office on January 15, 1959 of design patent applications, Serial Nos. 54190 and 54191.

Sixth Defense

Defendant avers, upon information and belief, that the "Bases FF and GG," for which copyright registration is sought, lack the originality required by the Copyright Laws, and are not entitled to registration in the Copyright Office, nor susceptible of protection under the Copyright Laws.

Seventh Defense

Defendant avers that the "Bases FF and GG" here in issue do not possess the originality necessary for the creation of a copyright monopoly (which unlike a patent can run for 56 years), in view of the following devices all of which are disclosed in patents or printed publications bearing a date prior to the alleged publication date of the devices "FF and GG" here in issue:

United States Patents

Design 39,566 44,563 50,857 78,189 78,984 136,931 138,403 148,886 177,744 183,198 183,249 183,799 184,823 185,478	White Post Minea Dodge Dodge The post Wurtz Wurtz White Post Filed Filed Filed	Sept. 22, 1908 Aug. 26, 1913 May 29, 1917 April 9, 1929 July 16, 1929 Dec. 28, 1943 Aug. 1, 1944 Mar. 2, 1948 May 22, 1956 July 15, 1958 Aug. 16, 1957 Oct. 28, 1958 Nov. 29, 1957 June 9, 1959
686,817	MacPhai1	Nov. 19, 1901

<u>Publications</u>

Structural Bends Catalogue, 1941, by W.L. Stensgaard and Assoc. Inc., page 7.

Dodge Inc. catalogue, 1953, pages 17, 19, 23, 27.

Greller Inc. catalogue for 1953, pages 5, 7.

Dodge Inc. catalogue, 1955, pages 13, 18, 21.

Dodge Inc. catalogue, 1957, page 6.

and other prior art devices which when ascertained defendant prays leave to add to this answer.

Eighth Defense

Defendant avers that the sole intrinsic function of the "Bases FF and GG" is their utility and, hence, that they do not constitute a "writing" or the creation of an author and are not copyrightable under the Copyright Laws of the United States.

WHEREFORE, defendant having fully answered, demands judgment together with the costs of this suit.

OLIVER GASCH United States Attorney

EDWARD P. TROXELL

Principal Assist. United States Attorney

JOHN F. DOYLE
Assistant United States Attorney

ROBERT J. ASMAN
Assistant United States Attorney

H. L. GODFREY Attorney, Department of Justice

CERTIFICATE OF SERVICE

Copy of the foregoing Answer to Complaint For Declaratory Judgment and Order was served on Harmon, Pierce & Kurz, attorneys for the plaintiff by mailing the same to them, postage prepaid, at their address 1111 E Street, N.W., Washington, D. C., this African day of September, 1959.

ROBERT J. ASMAN
Assistant United States Attorney

Civil No. 1426-59
DODGE INC Plaintiff,
vs.
FISHER (copyrights) Defendant.
CAUSE CALENDARED
9-24-59 Attorney for plaintiff: Harmon, Pierce & Kurz
1111 E. St. NW
Attorney for defendant: Messrs. Gasch and Asman
U. S. Attys H. L. Godfrey Dept of Justice
The suit is for <u>Decl Judgment</u> Mandamus
Harry M. Hull, Clerk

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

DODGE, INC.,

Plaintiff,

V.

Civil Action No. 1426-59

ARTHUR FISHER,

Defendant.

FILED

JUL 12 1960

STIPULATION

HARRY M. HULL, CLERK

It is hereby stipulated by and between counsel for the parties hereto that uncertified printed or photostatic copies of United States and foreign patents and publications may be offered and received in evidence by either party hereto with the full force and effect of certified copies, and may be considered as having been filed, granted, or published, as the case may be, on the dates appearing thereon, and, where stated, by the publishers stated in said publications, subject to correction by production of originals or certified copies if error appear.

OLIVER GASCH

United States Attorney

ROBERT J. ASMAN
Assistant United States Attorney

H.L. GODFREY, Attorney Department of Justice Attorneys for Defendant

HARMON, PIERCE & KURZ

ROBERT B. HARMON Attorneys for Plaintiff

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

DODGE, INC.,

Plaintiff.

Civil Action No. 1426-59

ARTHUR FISHER,

Defendant.

FILED

OCT 21 1960

CONSENT ORDER

HARRY M. HULL, CLERK

Upon consideration of oral representations by counsel for the plaintiff and counsel for the defendant that the interests of justice in the case recommend the extension of time for discovery and for filing further motions in the cause for a further six-month period, it is by the Court this 2/ day of October, 1960,

ORDERED that the cause be and the same hereby is removed from the operation of Rule 13 of the Local Rules of this Court to and including May 4, 1961.

Presented by:

Assistant United States Attorney Attorney for Defendant

M

Attorneys for Plaintiff.

United States District Court for the District of Columbia

FEB 2 - 1961

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Attorney for Plaintiff

13th Street, N.W. (Zone 4)

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the 6th day	of March	19 <u>61</u>	R 6 1961
DODGE, INC.		HARRY	M. HULL, CLERK
vs. ARTHUR FISHER		Civil Action No. 142	6-59
The Clerk of said Court will placed as dismissed with prejudic		bove-entitled	cause
ELLEN LEE PARK Assistant United States Attorney	MILLIOT TIA O	Brown BROWN	
H. L. GODFREY, Attorney Department of Justice Attorneys for Defendant	Address 425 - 1 Attorney for Plai	3th Streef, N. ntiff	W •

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